## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

TAKESHIA LANDRY, individually and as	CIVIL ACTION
representative of N. Brown,	NO. 24-06315
Plaintiff,	
V.	
WEST CALN TOWNSHIP, CURTIS MARTINEZ, and ANTHONY SPARANO,	
Defendants.	

## **ORDER ON MOTIONS TO DISMISS**

**AND NOW**, this 2nd day of July, 2025, it is hereby **ORDERED** that Defendants West Caln Township and Chief Martinez's Motion to Dismiss, ECF 33, is **GRANTED in part and DENIED in part** as follows:

- a. Landry's failure to train theory of municipal liability against West Caln Township under Count V is **DISMISSED**. Count V against West Caln Township shall proceed as to Landry's other theories of liability. West Caln Township shall file an answer to Landry's Second Amended Complaint within **twenty-one (21) days** of this order.
- b. Count V against Chief Martinez is **DISMISSED**. The Clerk of Court shall terminate Chief Martinez as a defendant in this case.

BY THE COURT:

/s/ Michael M. Baylson

MICHAEL M. BAYLSON United States District Court Judge